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1 2 The parties respectfully request that the Court stay the case schedule and all motions 3 presently pending before the Court until February 7, 2005 in order to allow time to reach 4 agreement on the terms of a settlement. 5 б 7 DATED this 14th day of January, 2005. 8 PRESTON GATES & ELLIS L 9 10 11 Karl J. Quackenbush, WSBA #9602 Jason P. Holtman, wsba # 28233 12 Kristin J. Boraas, wsba #32015 Attorneys for Plaintiff and Counterclaim 13 Defendants Valve Corporation and 14 Counterclaim Defendants Lynch and Newell 1 15 HOWARD RICE NEMEROVSKI 16 CANADY FALK & RABKIN 17 By Linda Q. W 18 Linda Q, Foy, pro hac vice Of Attorneys for Defendants Sierra 19 Entertainment, Inc. and Vivendi Universal 20 Games, Inc. 21 22 23 24 25 26 STIPULATION REGARDING STAY OF PENDING MOTIONS AND CASE SCHEDULE - 2 K:\36063\00014\KA1R\KA1RP20CZ

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